

PATENT US
11/6/02

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Lawrence LARSON

Confirmation No.: 8936

Serial No.: 09/598,508

Group No.: 2683

Filed: June 14, 2000

Examiner: Rampuria, S.K.

Title: AN S-BAND LOW NOISE AMPLIFIER WITH SELF-ADJUSTING BIAS FOR IMPROVED LOW POWER CONSUMPTION AND DYNAMIC RANGE IN A MOBILE ENVIRONMENT

Attorney's File No.: ACCEDE 99-116

San Diego, California October 15, 2002

## RESPONSE TO REQUIREMENT FOR RESTRICTION UNDER 37 C.F.R. §121

Honorable Commissioner of
Patents and Trademarks
Washington, D.C. 20231

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Technology Center 2800

Dear Sir:

Timely in response to the first Office Action mailed July 15, 2002, please amend the above-identified patent application as follows:

In The Claims 499

Please cancel claims 12-15 without prejudice as being directed to an un-elected invention.

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## REMARKS

Claims 1-11 and 16 are in the application. Consideration and substantive examination are respectfully requested.

1. Requirement for Restriction Under 35 U.S.C. §121

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A Requirement for Restriction Under 35 U.S.C. §121 has been made between invention I, claims 1-11 and 16, and invention II, claims 12-15.

Applicant elects invention I, claims 1-11 and 16, without traverse. Claims 12-15, directed to an un-elected invention, are canceled without prejudice.

The claims as are not re-presented because (i) it is expected that substantive amendments may yet follow in response to substantive examination, and, **should** the Examiner issue a first (actually second) Office Action "Notice of